From: Sheldrake, Sean
To: "BAYUK Dana"

Cc: MCCLINCY Matt; Lance Peterson (PetersonLe@cdmsmith.com); GREENFIELD Sarah; Eva DeMaria

(DeMaria.Eva@epa.gov)

Bcc: <u>Cora, Lori</u>

**Subject:** RE: comment #36 on hot spots, gasco BODR letter (sf2)

Date: Thursday, November 2, 2017 1:54:00 PM

Attachments: image003.png

image007.png image009.png image011.png image013.png image015.png

Hi Dana,

I just tried giving you a call, but hopefully Matt can give you a download of several items. On the hotspot issue, let's see what we can do in terms of lining up what state expectations might be with the ROD ptw/nrc lens—I think things should work well. If they don't meet state expectations, I think we need to make sure that the state is given the opportunity to take the bank action, such that DEQ and EPA cleanup program standards are being met or exceeded.

You make a good point that I'll need to point out at the next meeting that *the rest of #36* still applies for certain.

I'm wrapping in Eva as this is something we should address consistently in the riverbank control guide (our ARAR issue on state hot spots).

Thank you.

S

Sean Sheldrake, Unit Diving Officer, RPM EPA Region 10, 1200 Sixth Ave., Suite 900; Mailstop DOC-01 Seattle, WA 98101 206.553.1220 desk 206.225.6528 cell

http://yosemite.epa.gov/r10/cleanup.nsf/sites/ptldharbor



Over 47 years of scientific diving in support of EPA's mission

**From:** BAYUK Dana [mailto:Dana.BAYUK@state.or.us] **Sent:** Wednesday, November 01, 2017 3:51 PM **To:** Sheldrake, Sean <sheldrake.sean@epa.gov>

**Cc:** MCCLINCY Matt <Matt.MCCLINCY@state.or.us>; Lance Peterson (PetersonLE@cdmsmith.com)

<PetersonLE@cdmsmith.com>; GREENFIELD Sarah <Sarah.GREENFIELD@state.or.us>

**Subject:** RE: comment #36 on hot spots, gasco BODR letter (sf)

Afternoon Sean.

I appreciate your heads up on removing Comment #36 from the comments set. DEQ does have some concerns about excluding the comment because of references made to "hot spots." I've inserted the entire comments below, and highlighted the portion related to hot spots.

**3.1, Presence of Principal Threat Waste, page 7, last paragraph:** The last sentence of this section which reads "As discussed in Section 3.4, the three forms of PTW are not used for evaluation of the Final Project Area in the riverbank." This topic does not appear to be discussed in Section 3.4. For clarification, the riverbank is within the Interim Project Area (see comment to "Section 3.4 Riverbank, page 9" below). The three forms of PTW (PTW-NAPL, PTW-Highly Toxic, PTW-NRC) should be factors in determining the boundaries of the Final Project Area inclusive of the riverbank. Section 4.4. acknowledges that the nature and extent of riverbank PTW-NAPL is a factor in this regard. In addition to PTW identified in the ROD, Oregon state hot spots of contamination associated with the riverbank should be included in the evaluation to ensure the state's interests are considered. The boundaries of PTW and hot spots on and below the riverbank should be compared to support project planning.

DEQ's intent was to include the boundaries of hot spots along with PTW because the riverbank is where the uplands and in-water remedies merge. We see incorporating hot spots and PTW into the planning and design process as a way of aligning a shared RAO which is to address the most contaminated material on, within, and below the riverbank. Given the scale of the project area, we think it's unlikely there would be significant differences between the hot spot and PTW boundaries on the riverbank, but also believe if differences occur that have the potential to influence design, then the design should address the larger of the areas identified.

We're also wondering if the scope of agreements between EPA and DEQ is being expanded beyond the original intent. We recall an agreement being reached that state hot spot criteria would not be applied to sediment contamination. We're not sure an agreement was reached regarding hot spots on riverbanks. That said, for purposes of aligning uplands and in-water remedies we're going to consider hot spots and PTW boundaries in the uplands FS for comparison and planning purposes.

If after considering our comments EPA elects to retract the comment, DEQ recommends only removing the last two sentences that actually refer to hot spots. We think the rest of the comment remains valid.

Thanks again for the heads up. Please let me know if you have questions or want to discuss this email further.

Dana

Oregon Department of Environmental Quality Northwest Region 700 NE Multnomah Street, Suite 600 Portland, OR 97232-4100

E-mail: bayuk.dana@deq.state.or.us

Phone: 503-229-5543 FAX: 503-229-6945

Please visit our website at <a href="http://www.deq.state.or.us/lq/cu/index.htm">http://www.deq.state.or.us/lq/cu/index.htm</a>



please consider the environment before printing this email

From: Sheldrake, Sean [mailto:sheldrake.sean@epa.gov]

Sent: Wednesday, November 01, 2017 12:00 PM

To: BAYUK Dana

Cc: GREENFIELD Sarah; MCCLINCY Matt

Subject: comment #36 on hot spots, gasco BODR letter (sf)

Hi Dana, just to let you know, we probably need to retract #36--since it wasn't an ARAR in our ROD. Let me know if you all have any concerns on this.

Back to hazwoper!

Thank you.

S

Sean Sheldrake, Unit Diving Officer, RPM EPA Region 10, 1200 Sixth Ave., Suite 900; Mailstop DOC-01 Seattle, WA 98101 **206.553.1220** desk **206.225.6528** cell

http://yosemite.epa.gov/r10/cleanup.nsf/sites/ptldharbor



Over 47 years of scientific diving in support of EPA's mission